



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/026,614	12/27/2001	Masashi Naito	KOKUSAI 086	9114

21254 7590 10/17/2006

MCGINN INTELLECTUAL PROPERTY LAW GROUP, PLLC
8321 OLD COURTHOUSE ROAD
SUITE 200
VIENNA, VA 22182-3817

EXAMINER

WONG, LINDA

ART UNIT PAPER NUMBER

2611

DATE MAILED: 10/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/026,614

Applicant(s)

NAITO ET AL.

Examiner

Linda Wong

Art Unit

2611

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 31 July 2006.
- 2a) ☐ This action is FINAL. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-3, 5, 7, 9 and 13-20 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-3, 5, 7, 9 and 13-20 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|---|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

Response to Arguments

1. Applicant's arguments, see Applicant's Remarks, filed 7/31/2006, with respect to the rejection(s) of claim(s) 5,9,13 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Kokuryo et al (US Patent No.: 20030165191) in view of Adireddy et al (US Patent No.: 6912250).

Information Disclosure Statement

2. Regarding the objection to the Information Disclosure Statement stated in the office action mailed 5/31/2006, the examiner acknowledges a copy of the reference stated as missing in the office action mailed 5/31/2006 has been submitted by the applicant. The examiner has considered the reference. A copy of the IDS with the examiner's consideration will be included with this office action.

Claim Objections

3. **Claim 5**, line 16, recites the limitation "said equalized signal". Based on Fig. 6, the error calculating means receives an output from the combiner (Fig. 6, labels 401 and 206). To clarify the error calculating is subtracting the output of the combined equalized signals, it is suggested by the examiner to change the limitation to "said combined equalized signal".
4. **Claim 17** recites the limitations of the components within the equalizer, but the first n-sample delay and the first weight multiplier unit fails to include an input being

multiplied with weight associated with the first weight multiplier unit. It is unclear to the examiner as to what is being inputted into the first weight multiplier unit and the first n-sample delay unit.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. **Claims 1,2** are rejected under 35 U.S.C. 103(a) as being unpatentable over Kokuryo et al (US Patent No.: 20030165191) in view of Adireddy et al (US Patent No.: 6912250).

a. **Claim 1**, Kokuryo et al discloses

- symbol pattern synchronizing means (Fig. 12, label 12) for reproducing symbol timing by detecting said symbol patterns (page 5, paragraph 0085) based on said reception signal (Fig. 12, input to label 1);
- equalizing means (Fig. 12, label 14) for acquiring an equalized signal by multiplying signals extracted from said reception signal at predetermined intervals of n samples and weights (paragraphs 0123-0146, Fig. 6);
- symbol pattern generating means (Fig. 12, label 18) for generating a reference signal at the same timing as the preamble detected by the timing signal synchronization detector (Fig. 12, labels 12,18);

- error calculating means (Fig. 12, labels 17-3, 17-1, E1 and E2) for acquiring an equalization error by subtracting (Fig. 12, labels 17-1, 17-3) said equalized signal (Fig. 12, output from label 14) from said reference signal; and
 - weight updating means (Fig. 12, label 15) for updating said weights based on said equalization error (Fig. 12, labels E1 and E2) at the timing of said symbol patterns (Fig. 12, output from label 12).
 - Although Kokuryo et al fails to disclose sampling at an oversampling rate, it would be obvious to one skilled in the art to oversample depending on the rate set for the analog to digital converter as shown in Fig. 12, label 3 and to aid in anti-aliasing and producing digital signals.
 - Although Kokuryo et al fails to disclose producing a weight update based on the detection signals, Adireddy et al discloses inputting the received signal (Fig. 3, output from label 320) into the adaptive algorithm for updating weights (Fig. 3, label 335), wherein the weights are received by the equalizer (Fig. 3, label 325). It would be obvious to one skilled in the art to incorporate using received signals in determining the weights inputted in the equalizer as disclosed by Adireddy et al into Kokuryo et al's invention to maximize "the performance of receivers that contain decision feedback equalizer capable of reducing precursor ISI." (Col. 2, lines 50-52)
- b. **Claim 2**, Kokuryo et al discloses using QAM as a demodulation scheme (paragraph 0022). Although Kokuryo et al discloses using 16QAM as an

example, 4QAM or any type of demodulation scheme with less than 4 symbols for QAM mapping are well known and it would be obvious to one skilled in the art to use such schemes based on design choice. Kokuryo et al discloses using least mean square method for updating taps. (paragraph 0029)

6. **Claims 3,5,7,9,13-20** are rejected under 35 U.S.C. 103(a) as being unpatentable over Ishikawa et al (US Patent No.: 5455844) in view of Kokuryo et al (US Patent No.: 20030165191), and further in view of Adireddy et al (US Patent No.: 6912250).
 - a. **Claim 3** inherits all the limitations of claim 1, but claim 1 does not recite the limitations of a plurality of antennas, a plurality of detecting means, a plurality of equalizers, a selecting means and data decision means. Ishikawa et al discloses a plurality of antennas (Fig. 1, labels 11 and 21), a plurality of detecting means (Fig. 1, labels 12 and 22), wherein the training or known symbols are determined (Col. 2, lines 60-63), a plurality of equalizers (Fig. 1, labels 14,101,25,201) for carrying out equalization using the outputs of the corresponding receiving circuit (Fig. 1, labels 12 and 22), selecting means (Fig. 1, label 33) for selecting an output of the equalizers (Fig. 1, labels 18 and 28) and data decision means (Fig. 1, label 34 decision data sequence). It would be obvious to one skilled in the art to incorporate Kokuryo et al and Adireddy et al's invention into Ishikawa et al's invention to improve receiving performance.
 - b. **Claim 5** inherits all the limitations of claims 1 and 3 but claims 1 and 3 fails to recite the limitation of a plurality of weight updating means, combining means

for combining the output from the equalizers and error calculating means.

Ishikawa et al discloses a plurality of weight updating means (Fig. 1, labels 201 and 101), combining the outputs (Fig. 1, labels 16,26,31) and error calculating based on the combined output (Fig. 1, labels 34,201 and 101) It would be obvious to one skilled in the art to incorporate Kokuryo et al and Adireddy et al's invention into Ishikawa et al's invention to improve receiving performance.

- c. **Claim 7**, Kokuryo et al also discloses "As the training signal is received and this is detected by the training signal synchronization detector 12, the switches 16-3' are turned to the contact b side to supply the detection signal to a tap coefficient updating unit 15 to start changing the equalization characteristics in the manner described above." (paragraph 0027) When the training signal is stopped, the switches are turned up and equalization is stopped. (paragraph 0041)
- d. **Claim 9** inherits all the limitations of claims 1 and 3.
- e. **Claim 13** inherits all the limitations of claims 3 and 7.
- f. **Claim 14** inherits all the limitations of claim 2.
- g. **Claim 15**, Kokuryo et al discloses a first, second, and third complex weight multiplier unit (Fig. 6, label 2022), an adder unit (Fig. 6, label 2023), wherein the adder unit outputs a result of adding up signals output from the first, second and third complex weight multiplier unit (Fig. 6, labels 2022 and 2023), wherein the equalization output would inherently be as stated in the limitations of claim 15 since the signal input is delayed and multiplied with the coefficients or weights, C1-CN.

- h. **Claim 16**, Kokuryo et al disclose a first and second n sample delay unit (Fig. 6, label 2021), the first n sample delay unit outputs a first signal to the second n sample delay unit and the second complex weight multiplier (Fig. 1, labels 2021 and 2022) and wherein the second n-sample delay unit outputs a second signal to the third complex weight multiplier (Fig. 6, labels 2021 and 2022).
- i. **Claim 17**, Kokuryo et al discloses a first and a second n-sample delay unit (Fig. 6, label 2021), a first, a second, and a third complex weight multiplier unit (Fig. 6, labels 2021,2022,c1-c3) and an adder unit (Fig. 6, label 2023), wherein said first n-sample delay unit (Fig. 6, label 2021) outputs a first signal to the second n-sample delay unit (Fig. 6, label 2021) and the second complex weight multiplier (Fig. 6, labels 2022 and c2), wherein said second n-sample delay unit (Fig. 6, label 2021) outputs a second signal to the third complex weight multiplier unit (Fig. 6, labels c3 and 2022), wherein the first complex weight multiplier (Fig. 6, label 2021) outputs a third signal to the adder unit (Fig. 6, label 2023), wherein the second complex weight multiplier (Fig. 6, label 2022 and c2) outputs a fourth signal to the adder (Fig. 6, output to label 2023) wherein the third complex weight multiplier (Fig. 6, label 2022 and c3) outputs a fifth signal to the adder unit(Fig. 6, output to label 2023), wherein the adder unit outputs a result of adding up the third signal, and the fourth signal, and the fifth signal output from the first, the second, and the third complex weight multipliers as an equalization output $G(t)$ (Fig. 6, labels 2023,2021,2022) to a data decision circuit and a subtracter unit (Fig. 12, labels 17-1), and wherein Kokuryo et al

inherently discloses the equalization output $G(t)$ is expressed by: $G(t) = W_0 \cdot R(t) + W_1 \cdot R(t-nT) + W_2 \cdot R(t-2nT)$.

- j. **Claim 18** inherits all the limitations of claim 17.
- k. **Claim 19**, Kokuryo et al discloses outputting a value closest to the equalization output $G(t)$ (Fig. 6) of a transmission QAM symbol mapping values (paragraph 0022) as demodulated data (Fig. 12, output from 16-2) at a symbol timing from a frame/symbol synchronization circuit (Fig. 12; label 12).
- l. **Claim 20**, Kokuryo et al discloses 16QAM. (paragraph 0022)

Conclusion

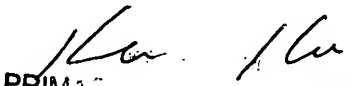
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Linda Wong whose telephone number is 571-272-6044. The examiner can normally be reached on 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kevin Kim can be reached on (571) 272-3039. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Linda Wong

KEVIN KIM
PRIMARY PATENT EXAMINER


PRIM... EXAMINER